Case 19-11217-TPA Doc 29 Filed 03/25/20 Entered 03/25/20 10:59:48 Desc Main

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In Re: : Bankruptcy No. 19-11217-TPA

Leo J. Nixon, : Chapter 13

Debtor :

Related to Document No. 24

Leo J. Nixon,

Movant

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v.

Specialized Loan Servicing,

:

AND

Ronda J. Winnecour/Esquire

Chapter 13 Trustee,

Respondents :

INTERIM MORTGAGE MODIFICATION ORDER

On March 23, 2020 the above-named Debtor and Specialized Loan Servicing ("Creditor") entered into a trial modification (the "Trial Modification"), through the Court's *Loss Mitigation Program* (LMP), with respect to the first mortgage on the Debtor's residence. The terms of the Trial Modification require monthly payments in the amount of \$284.98 ("Trial Payments") to begin on May 1, 2020 and to continue in that amount until July 1, 2020 (the "Trial Modification Period"). In light of the need for an immediate change in the distribution to the Creditor, the Debtor requests the Court to enter this *Interim Mortgage Modification Order* until a final, permanent modification can be presented to the Court for approval.

AND NOW, this ______day of _________, 2020, for the foregoing reasons it is hereby ORDERED, ADJUDGED and DECREED that:

The Chapter 13 Trustee is authorized and directed to modify the distributions to the above-named Creditor, with a payment address of Specialized Loan Servicing, 8742 Lucent Blvd, Suite 300, Highlands Ranch, CO 80129, for the Trial Modification Period. Each Trial Payment shall be made in the amount of \$284.98 for the following months: May 1, 2020, June 1, 2020, July 1, 2020. Following the Trial Modification Period, the Chapter 13 Trustee shall continue to make distributions in the same amount as the Trial Payments until further Order of Court.

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(1) In the event that a Permanent Modification is reached between the Parties, the Debtor

immediately shall file a Motion to Authorize the Loan Modification in compliance with W.PA.LBR 9020-6(d).

(2) The LMP Period is extended until fourteen (14) days after the expiration of the Trial

Modification Period. If the Debtor has not filed a Motion to Authorize the Loan Modification within fourteen (14)

days after the expiration of the Trial Modification Period, then the Debtor shall immediately file and serve either a

Motion to Extend the Loss Modification Period pursuant to W.PA.LBR 9020-5(b) or a Motion to Terminate the Loss

Modification Program pursuant to W.PA.LBR 9020-5(c) that sets forth the specific reasons why an agreement was

not reached.

(3) Any Party may seek a further hearing regarding the amendment or termination of this

Order at any time during the Trial Modification Period by filing an appropriate Motion.

(4) Within three (3) days of entry of this *Order*, Debtor shall serve this *Order* electronically

on the Chapter 13 Trustee at the following email address: LMP@chapter13trusteewdpa.com and Debtor

shall not be entitled to rely on CM/ECF or United States Mail for service of this Order on the Chapter 13

Trustee. The Debtor's Certificate of Service shall reflect service upon the above identified email address.

Thomas P. Agresti,

UNITED STATES BANKRUPTCY JUDGE

Case administrator to serve:

Debtor(s)

Counsel for Debtor(s)

[Counsel for Creditor]

Ronda J. Winnecour, Esq. Ch 13 Trustee